Fill	in this information to ident	ify your case:			
Uni	ted States Bankruptcy Court	for the:			
so	UTHERN DISTRICT OF TEX	AS			
Cas	se number (if known)		Chapter 11		
				☐ Check if this an amended filing	
V If m	ore space is needed, attach	on for Non-Individua a separate sheet to this form. On the to	p of any additional pages, write the	debtor's name and the case num	04/20 ber (if
1.	Debtor's name	Limetree Bay Refining Holdings, L			
2.	All other names debtor used in the last 8 years				
	Include any assumed names, trade names and doing business as names				
3.	Debtor's federal Employer Identification Number (EIN)	66-0901776			
4.	Debtor's address	Principal place of business	Mailing addres	ss, if different from principal place	e of
		11100 Brittmoore Park Drive			
		Houston, TX 77041 Number, Street, City, State & ZIP Code	P.O. Box, Num	ber, Street, City, State & ZIP Code	
		Harris	•	incipal assets, if different from pr	incipal
		County	place of busin 1 Estate Hop	ess e Christiansted, VI 00820	
				t, City, State & ZIP Code	
5.	Debtor's website (URL)	limetreebayenergy.com			
6.	Type of debtor	Corneration (including Limited Links	v Company (II C) and limited limited	/ Dortnership / LLD\\	
	V	Corporation (including Limited LiabilityPartnership (excluding LLP)	y Company (LLC) and Limited Liability	r Farmership (LLY))	
		— . arthorous (oxolading LLI /			

☐ Other. Specify:

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Debt		g Holdings, LLC		Case number (if known)			
	Name						
7.	Describe debtor's business	A. Check one:					
		☐ Health Care Busine	ss (as defined in 11 U.S.C. § 101(27	A))			
		☐ Single Asset Real Estate (as defined in 11 U.S.C. § 101(51B))					
		☐ Railroad (as defined	d in 11 U.S.C. § 101(44))				
		☐ Stockbroker (as def	ined in 11 U.S.C. § 101(53A))				
		☐ Commodity Broker	(as defined in 11 U.S.C. § 101(6))				
		☐ Clearing Bank (as d	lefined in 11 U.S.C. § 781(3))				
		■ None of the above					
		B. Check all that apply					
		_	s described in 26 U.S.C. §501)				
		, ,	σ ,	vestment vehicle (as defined in 15 U.S.C. §80a	-3)		
		·	(as defined in 15 U.S.C. §80b-2(a)(1	· -	-,		
			can Industry Classification System)	4-digit code that best describes debtor. on-naics-codes.			
		3241					
	Hadamaktak akantan attika	Observa					
8.	Under which chapter of the Bankruptcy Code is the	Check one: Chapter 7					
del	debtor filing?	☐ Chapter 9					
	A dobtor who is a "amall	■ Chapter 11. Check	all that apply				
	A debtor who is a "small business debtor" must check	·	,	otor as defined in 11 LLS C & 101/51D), and its	aggrogato		
		noncontingent liquidated debts (ex	cluding debts owed to insiders or affiliates) are	less than			
	elects to proceed under			cted, attach the most recent balance sheet, stated and federal income tax return or if any of these			
	subchapter V of chapter 11 (whether or not the debtor is a		exist, follow the procedure in 11 U				
	small business debtor") must heck the second sub-box.			n 11 U.S.C. § 1182(1), its aggregate noncontin			
	oneon the econic cub box.		proceed under Subchapter V of	Chapter 11. If this sub-box is selected, attach	the most recent		
				tions, cash-flow statement, and federal income ist, follow the procedure in 11 U.S.C. § 1116(1)(cent balance sheet, statement of eturn or if any of these documents do not the aggregate noncontingent liquidated less than \$7,500,000, and it chooses to box is selected, attach the most recent ent, and federal income tax return, or if in 11 U.S.C. § 1116(1)(B). The or more classes of creditors, in the courities and decurities Exchange Act of 1934. File the		
			A plan is being filed with this petition		,-		
			Acceptances of the plan were solid	cited prepetition from one or more classes of cr	editors, in		
		_	accordance with 11 U.S.C. § 1126	(b).			
				dic reports (for example, 10K and 10Q) with the			
			Attachment to Voluntary Petition for	or Non-Individuals Filing for Bankruptcy under 0			
			(Official Form 201A) with this form	defined in the Securities Exchange Act of 1934	Pulo 12h 2		
		☐ Chapter 12	The debior is a shell company as	defined in the decunities Exchange Act of 1954	Nule 125-2.		
9.	Were prior bankruptcy cases filed by or against	■ No.					
	the debtor within the last 8 years?	☐ Yes.					
	If more than 2 cases, attach a	District	VA/I	Construction			
	separate list.	District District	When When	Case number Case number			

Debt	tor Limetree Bay Refin	ing Holdings, LLC		Case number (if known	
	Name				
10.	Are any bankruptcy cases pending or being filed by a business partner or an affiliate of the debtor?				
	List all cases. If more than 1				
	attach a separate list	Debtor	See Attachment		Relationship
		District	W	/hen	Case number, if known
11.	Why is the case filed in this district?	Check all that apply.		husiness or principal assets	in this district for 180 days immediately
			date of this petition or for a long		
		■ A bankruptcy	case concerning debtor's affiliate	e, general partner, or partners	hip is pending in this district.
12.	Does the debtor own or have possession of any	■ No			
	real property or personal	☐ Yes. Answer be	elow for each property that needs	s immediate attention. Attach	additional sheets if needed.
	property that needs immediate attention?	Why does	the property need immediate	attention? (Check all that ag	oply.)
☐ It poses or is alleged to pose a th			`		
		·	the hazard?		,
		☐ It need	s to be physically secured or pro	tected from the weather.	
			des perishable goods or assets t k, seasonal goods, meat, dairy,		or lose value without attention (for example, assets or other options).
		☐ Other			
		Where is	the property?		
				street, City, State & ZIP Code	
			perty insured?		
		□ No			
		☐ Yes.	Insurance agency		
			Contact name		
			Phone		
	Statistical and admini	istrative information			
13.	Debtor's estimation of	. Check one:			
	available funds	☐ Funds wil	l be available for distribution to υ	insecured creditors.	
		■ After any	administrative expenses are pai	d, no funds will be available to	unsecured creditors.
14.	Estimated number of creditors	1 -49		00-5,000	1 25,001-50,000
	creditors	□ 50-99		01-10,000	☐ 50,001-100,000
		□ 100-199 □ 200-999	□ 10,	001-25,000	☐ More than100,000
15.	Estimated Assets	\$ 0 - \$50,000	□ \$1,·	000,001 - \$10 million	☐ \$500,000,001 - \$1 billion
		□ \$50,001 - \$100,0	~~ _ .	0,000,001 - \$50 million	□ \$1,000,000,001 - \$10 billion
		□ \$100,001 - \$500,		0,000,001 - \$100 million	☐ \$10,000,000,001 - \$50 billion
		□ \$500,001 - \$1 mi	llion 🗀 \$10	0,000,001 - \$500 million	☐ More than \$50 billion
16.	Estimated liabilities	\$0 - \$50,000	□ \$1,	000,001 - \$10 million	□ \$500,000,001 - \$1 billion

Debtor	Name				
	□ \$50,001 - \$100,000 □ \$100,001 - \$500,000 □ \$500,001 - \$1 million	☐ \$10,000,001 - \$50 million ☐ \$50,000,001 - \$100 million ☐ \$100,000,001 - \$500 million	☐ \$1,000,000,001 - \$10 billion ☐ \$10,000,000,001 - \$50 billion ☐ More than \$50 billion		

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I have been authorized to file this petition on beh I have examined the information in this petition a I declare under penalty of perjury that the foregoi Executed on July 12, 2021 MM / DD / YYYYY X /s/ Mark Shapiro Signature of authorized representative of debtor Title Chief Restructuring Officer X /s/ Elizabeth A. Green - So. Dist. Fed ID Signature of attorney for debtor	Case number (if known)		
	Request for Relief,	Declaration, and Signatures	
VARNIN	IG Bankruptcy fraud imprisonment for	I is a serious crime. Making a false statement in connect up to 20 years, or both. 18 U.S.C. §§ 152, 1341, 1519,	ion with a bankruptcy case can result in fines up to \$500,000 or and 3571.
of au	thorized	The debtor requests relief in accordance with the challenge of the latest period of the control of the latest period of the latest peri	nave a reasonable belief that the information is true and correct.
		Signature of authorized representative of debtor	Mark Shapiro Printed name
8. Sign	ature of attorney	Elizabeth A. Green - So. Dist. Fed ID 903144 Printed name Baker & Hostetler LLP Firm name	MM / DD / YYYY
		Suite 2300 Orlando, FL 32801 Number, Street, City, State & ZIP Code	address egreen@bakerlaw.com

#903144 TX

Bar number and State

Debtor

Limetree Bay Refining Holdings, LLC

Case number (if known)

Nam

Fill in this information to identify your case:		
United States Bankruptcy Court for the:		
SOUTHERN DISTRICT OF TEXAS	_	
Case number (if known)	Chapter 11	
		☐ Check if this an amended filing

FORM 201. VOLUNTARY PETITION

Pending Bankruptcy Cases Attachment

Debtor	Limetree Bay Refining Holdings II, LLC		Relationship to you	Affiliate
District	Southern District of Texas	When	Case number, if known	
Debtor	Limetree Bay Refining Marketing	ı, LLC	Relationship to you	Affiliate
District	Southern District of Texas	When	Case number, if known	
Debtor	Limetree Bay Refining Operating	ı, LLC	Relationship to you	Affiliate
District	Southern District of Texas	When	Case number, if known	
Debtor	Limetree Bay Refining, LLC		Relationship to you	Affiliate
District	Southern District of Texas	When	Case number, if known	
Debtor	Limetree Bay Services, LLC		Relationship to you	Affiliate
District	Southern District of Texas	When	Case number, if known	

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United States Bankruptcy Court Southern District of Texas

In re	Limetree Bay Refining Holdings, LLC			Case No.	
		Del	otor(s)	Chapter	11
Followin	LIST (_	CURITY HOLDERS		or filing in this Chapter 11 Case
	and last known address or place of ss of holder	Security Class N	Number of Securities	k	Kind of Interest
Limetre	ee Bay Cayman II, Ltd.			1	00% ownership interest
perjury informa	ARATION UNDER PENALTY OF I, the Chief Restructuring Officer of the that I have read the foregoing List of ation and belief.	ne corporation nam Equity Security H	ned as the debtor in the olders and that it is to	is case, d	eclare under penalty of
Date	July 12, 2021	Signatur	e /s/ Mark Shapiro		
			Mark Shapiro		

Penalty for making a false statement of concealing property: Fine of up to \$500,000 or imprisonment for up to 5 years or both. 18 U.S.C. §§ 152 and 3571.

United States Bankruptcy Court Southern District of Texas

In re	Limetree Bay Refining Holdings, L	LC	Case No.	
		Debtor(s)	Chapter	11
	CORPORA	ΓΕ OWNERSHIP STATEMENT	(RULE 7007.1)	
recusa	I, the undersigned counsel for Lim llowing is a (are) corporation(s), othere of any class of the corporation's(s	rocedure 7007.1 and to enable the Junetree Bay Refining Holdings, LLC in the than the debtor or a governmental equity interests, or states that there	n the above capti l unit, that direct	oned action, certifies that ly or indirectly own(s) 10%
Limet	ree Bay Cayman II, Ltd.			
□ Nor	ne [Check if applicable]			
	2, 2021	/s/ Elizabeth A. Green - So. Dist		
Date		Signature of Attorney or Litig.	ant fining Holdings, l	LLC

Fill in this information to identify the case:	
Debtor name Limetree Bay Services, LLC., et al.	
United States Bankruptcy Court for the: SOUTHERN DISTRICT OF TEXAS	Check if this is an
Case number (if known):	amended filing

Official Form 204

Chapter 11 or Chapter 9 Cases: CONSOLIDATED List of Creditors Who Have the 30 Largest Unsecured Claims and Are Not Insiders

12/15

A list of creditors holding the 30 largest unsecured claims must be filed in a Chapter 11 or Chapter 9 case. Include claims which the debtor disputes. Do not include claims by any person or entity who is an insider, as defined in 11 U.S.C. § 101(31). Also, do not include claims by secured creditors, unless the unsecured claim resulting from inadequate collateral value places the creditor among the holders of the 30 largest unsecured claims.

Name of creditor and complete mailing address including zip code	Name, telephone number and email address of creditor contact	Nature of claim (for example, trade debts, bank loans, professional services,	Indicate if claim is contingent, unliquidated, or disputed	Amount of claim If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.		
		and government contracts)	·	Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim
Universal Plant Services, (VI), LLC 806 Seaco Court Deer Park, TX 77536	1-281-479-6000 remittance@univer salplant.com	Trade Debt (Construction Lien filed 6/15/2021)	Disputed			\$24,423,282.42
Excel Construction & Maintenance VI 8641 United Plaza Blvd. Baton Rouge, LA 70809	1-225-408-1300 wbyrd@excelusa.c om	Trade Debt (Construction Lien filed 6/2021)	Disputed			\$22,325,200.82
Elite Turnaround Specialists 225 S.16 th Street LaPorte, TX 77571	281-867-1125 AR@eliteturnaroun d.com	Trade Debt				\$15,330,475.03
BP Oil Supply 501 Westlake Park Blvd Houston, TX 77079		Trade Debt	Disputed			\$13,367,887.38
Inserv Field Services USVI LLC 1900 N 161 st East Avenue Tulsa, OK 74116	918-234-4150 ar@inservusa.com	Trade Debt (Construction Lien filed 5/12/2021)				\$12,625,547.64
National Industrial Services, LLC PO Box 1545 Kingshill, St. Croix VI 00851	340-277-1071 sjagrup@nisstx.co m	Trade Debt				\$12,052,033.76

Debtor Limetree Bay Services, Inc., et al.

Case number (if known)

Name

Name of creditor and complete mailing address, including zip code	Name, telephone number and email address of creditor contact	Nature of claim (for example, trade debts, bank loans, professional services, and government contracts)	Indicate if claim is contingent, unliquidated, or disputed	claim is partially secur	secured, fill in only unsecured, fill in total claim amour etoff to calculate unsecure Deduction for value of collateral or setoff	nt and deduction for
Vivot Equipment Corporation 9010 Estate Cottage Christiansted, VI 00820	370-713-1100 ar@vivot.vi	Trade Debt (Construction Lien filed 6/21/2021)	Disputed	puritury secured	or conacerar or secon	\$9,692,396.67
Cust-O-Fab, LLC 8888 West 21 st Street Sand Springs, OK 74063	918-245-6685 mwood@custofab. com	Trade Debt (Construction Lien filed 6/22/2021)				\$5,253,834.87
Versa Integrity Group, Inc. 4301 Hwy 27 South Sulphur, LA 70665	337-558-6071 payments@versain tegrity.com	Trade Debt	Disputed			\$4,196,472.15
Altair Strickland V.I., LLC 1605 S. Battleground Road La Porte, TX 77571	281-478-6200 rramirez@altairstri ckland.com	Trade Debt (Construction Lien filed 5/14/2021)	Disputed			\$4,106,717.19
Christiansted Equipment Ltd. PO Box 368 Christiansted, St Croix, VI 00820	tmoore@fmmafco. com	Trade Debt (Construction Lien filed 7/2021)				\$3,159,175.11
Dresser-Rand Company 100 E. Chemung St Painted Post, NY 14870	716-375-3000 yric.scott.ext@sie mens.com	Trade Debt				\$3,065,097.49
Pinnacle Services, LLC 6002 Diamond Ruby Christiansted, VI 00820	canderson@pinnac levi.com	Trade Debt				\$2,986,320.12
Savage St. Croix, LLC Dept. 418 Salt Lake City, UT 84130	1-801-944-6655 accountsreceivable @savageservices.c om	Trade Debt				\$2,936,593.60

Debtor Limetree Bay Services, Inc., et al.

Name

Case number (if known)

Name of creditor and complete mailing address, including zip code	Name, telephone number and email address of creditor contact	Nature of claim (for example, trade debts, bank loans, professional services, and government contracts)	Indicate if claim is contingent, unliquidated, or disputed	Amount of claim If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.		
				Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim
V.I. Industrial Services, LLC PMB #6002 Est. Diamond Ruby Christiansted, VI 00820	561-267-7138 mhenry@viisllc.co m	Trade Debt (Construction Lien filed 6/21/2021)	Disputed			\$2,891,802.30
Worley Pan American 5995 Rogerdale Road Houston, TX 77072	1-832-351-6000 dave.wyvill@worle y.com	Trade Debt (Construction Lien filed 6/24/2021)				\$2,630,761.00
Analytic Stress Relieving, Inc. 3118 W. Pinhook Road Lafayette, LA 70505	337-237-8790 sarah@analyticstre ss.com	Trade Debt				\$1,864,538,62
Baker Hughes Oilfield Operations, Inc. PO Box 301057 Dallas, TX 75303-1057	281-276-5400 arcccashapplicatio n@bakerhughes.co m	Trade Debt				\$1,762,761.01
Complan USA LLC 16417 Squyres Road Spring, TX 77379	281-957-5777 jfuhrman@compla n.net	Trade Debt (Construction Lien filed 7/7/2021)				\$1,689.410.13
Coral Management Group LLC 435 N. 2 nd Street Lewiston, NY 14092	716-754-5400 mwurst@wtsonline .com	Trade Debt				\$1,634,277.00
Reactor Resources LLC 3000 FM 517 W. Alvin, TX 77511	1-832-544-1163 accounts@reactor- resources.com	Trade Debt				\$1,544,407.79
Intertek USA, Inc. 200 Westlake Park Blvd, Suite 400 Houston, TX 77079	1-713-543-3600 receivables@intert ek.com	Trade Debt				\$1,508,767.76
Dynamic Innovative Corporation 306 Williams Delight Frederiksted, VI 00840	jsamuel@dynamic orpvi.com	Trade Debt				\$1,408,232.41

Debtor Limetree Bay Services, Inc., et al.

Name

Case number (if known)

Name of creditor and complete mailing address, including zip code	Name, telephone number and email address of creditor contact	Nature of claim (for example, trade debts, bank loans, professional services, and government contracts)	Indicate if claim is contingent, unliquidated, or disputed	Amount of claim If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.		
				Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim
Sedgwick Claims Mgmt. Services, Inc. 1833 Centre Point Circle Suite 139 Naperville, IL 60639	630-245-7000 Roland.Riviere@se dgwick.com	Trade Debt				\$1,155,000.00
Englobal U.S. Inc. 225 Portwall Street Houston, TX 77029	281-831-0534 rocky.medina@eng lobal.com	Trade Debt				\$1,148,092.17
Flowserve US Inc. 4179 Collections Center Drive Chicago, IL 60693	205-657-1918 creditcentral@flow serve.com	Trade Debt				\$1,079,400.67
Rockwell Automation Puerto Rico, Inc. Calle 1 Metro Office 6, Suite 304 Guayabo, PR 00968	1-787-300-6200 dbromme@ra.rock well.com	Trade Debt				\$1,046,534.14
Stroock & Stroock & Lavan LLP 180 Maiden Lane New York, NY 10038-4982	1-212-806-5400 dazrilen@stroock.c om	Legal Fees				\$1,045,427.65
Gibson, Dunn & Crutcher LLP 811 Main Street Houston, TX 77002	1-213-229-7333 cbilling@gibsondu nn.com	Legal Fees				\$1,010,485.57
Control Associates Caribe 475 Street C Guayabo, PR 00969-4272	787-783-9200 plee@control-asso ciates.com	Trade Debt				\$982,846.19

Fill in this inform	nation to identify the cas	e:			
Debtor name L	imetree Bay Refining	Holdings, LL	.c		
United States Bar	nkruptcy Court for the:	OUTHERN DIS	TRICT OF TEXAS		_
Case number (if k	nown)				
					Check if this is an amended filing
Official Form	202				
		enalty o	f Perjury fo	r Non-Indivi	dual Debtors 12/15
and the date. Ban WARNING Banl connection with a 1519, and 3571.	nkruptcy Rules 1008 and kruptcy fraud is a seriou	d 9011. s crime. Makin	g a false statement, o	oncealing property, or ol	debtor, the identity of the document, btaining money or property by fraud in rs, or both. 18 U.S.C. §§ 152, 1341,
	sident, another officer, or erving as a representative			a member or an authorized	d agent of the partnership; or another
I have exam	ined the information in the	e documents che	ecked below and I have	a reasonable belief that th	e information is true and correct:
	nedule A/B: Assets–Real		, , ,	,	
	nedule D: Creditors Who I nedule E/F: Creditors Who		, , ,	•	
	nedule G: Executory Cont		`	,	
	nedule H: Codebtors (Offic	,	dividuale (Official Force	2000)	
	mmary of Assets and Liab ended Schedule	illities for Nori-Irio	dividuais (Official Form	2065um)	
√ Cha	apter 11 or Chapter 9 Cas	es: Consolidated	d List of Creditors Who	Have the 30 Largest Unse	cured Claims and Are Not Insiders
`	ficial Form 204) her document that requires	a declaration	Corporate Owner	ship Statement	
,	der penalty of perjury that	the foregoing is	true and correct.	-	
Executed o	n July 12, 2021	X /s	/ Mark Shapiro		
				gning on behalf of debtor	
			ark Shapiro		

Official Form 202

Chief Restructuring Officer
Position or relationship to debtor

Execution Version

ACTION BY WRITTEN CONSENT OF THE MEMBER AND INDEPENDENT MANAGER OF LIMETREE BAY REFINING HOLDINGS, LLC

July 9, 2021

Limetree Bay Cayman II, Ltd. (the "Member"), being the sole Member of Limetree Bay Refining Holdings, LLC, a U.S. Virgin Islands Limited Liability Company, (the "Company"), does hereby adopt the following resolutions, effective as of the first date written above, and Steven J. Pully (the "Independent Manager"), having been appointed as Independent Manager and empowered to act on behalf of the Company with respect to certain "Conflict Matters" (as defined in the Action by Written Consent dated July 4, 2021 (the "Action")), does hereby consent to the adoption of the below resolutions, effective as of the first date written above:

Authorized Persons

WHEREAS, pursuant to the Action, the authority to act on behalf of the Company with respect to Conflict Matters (as defined in the Action) has been delegated to the Independent Manager.

NOW, THEREFORE, BE IT RESOLVED, that, for the purposes of the following resolutions, the officers of the Company and their delegates, if any, shall be "Authorized Officers" empowered to act with respect to matters that are not Conflict Matters.

FURTHER RESOLVED, that, for the purposes of the following resolutions, Steven J. Pully and his delegates (including any Authorized Persons to the extent determined by Mr. Pully), if any, shall be "Authorized Independent Persons" (together with the Authorized Officers, the "Authorized Persons") empowered to act with respect to Conflict Matters, and nothing herein shall derogate or limit the authority delegated to the Independent Manager by the Action.

Chapter 11 Filing and Retention of Professionals

WHEREAS, the Member has considered, among other things, the financial and operational condition of the Company and the Company's business on the date hereof, the assets of the Company, the current and long-term liabilities of the Company, the liquidity situation of the Company, the strategic alternatives available to it, the effect of the foregoing on the Company's business, and the advice of management and the Company's legal advisors and the Independent Manager.

WHEREAS, the Company has had the opportunity to consult with the management and legal advisors of the Company and the Independent Manager and to fully consider each of the strategic alternatives available to the Company.

NOW, THEREFORE, BE IT RESOLVED, that, in the judgment of the Member, it is desirable and in the best interests of the Company, its creditors, and other parties in interest, that the Company shall be, and hereby is, authorized to file, or cause to be filed, a voluntary petition for relief (together with the chapter 11 cases of the Company's affiliates, the "Chapter 11 Cases")

under the provisions of chapter 11 of title 11 of the United States Code, 11 U.S.C. §§ 101–1532 (the "Bankruptcy Code"), in the United States Bankruptcy Court for the Southern District of Texas (the "Bankruptcy Court") and any other petition for relief or recognition or other order that may be desirable under applicable law in the United States.

FURTHER RESOLVED, that the Authorized Officers and Authorized Independent Persons, as applicable, be, and each of them hereby are, authorized and directed to execute and file on behalf of the Company all petitions, schedules, lists, and other motions, papers, or documents, and to take any and all action that they deem necessary or proper to obtain such relief, including, without limitation, any action necessary to maintain the ordinary course operation of the Company's business.

FURTHER RESOLVED, that the Company and each of the Authorized Officers and Authorized Independent Persons, as applicable, is hereby authorized, directed, and empowered, on behalf of the Company, to employ the law firm of Baker & Hostetler LLP as general bankruptcy counsel to represent and assist the Company in carrying out its duties under the Bankruptcy Code, and to take any and all actions to advance the Company's rights and obligations, including filing any motions, objections, replies, applications, or pleadings; and in connection therewith, each of the Authorized Officers and Authorized Independent Persons, as applicable, is hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers, and to cause to be filed an appropriate application for authority to retain the services of Baker & Hostetler LLP.

FURTHER RESOLVED, that the Company and each of the Authorized Officers and Authorized Independent Persons, as applicable, is hereby authorized, directed, and empowered, on behalf of the Company, to employ B. Riley Financial, Inc. as restructuring advisor to represent and assist the Company in carrying out its duties under the Bankruptcy Code, and to take any and all actions to advance the Company's rights and obligations; and in connection therewith, each of the Authorized Officers and Authorized Independent Persons, as applicable, is hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers, and to cause to be filed an appropriate application for authority to retain the services of B. Riley Financial, Inc.

FURTHER RESOLVED, that the Company and each of the Authorized Officers and Authorized Independent Persons, as applicable, is hereby authorized, directed, and empowered, on behalf of the Company, to employ [BMC Group, Inc.] as notice and claims agent to represent and assist the Company in carrying out its duties under the Bankruptcy Code, and to take any and all actions to advance the Company's rights and obligations; and in connection therewith, each of the Authorized Officers and Authorized Independent Persons, as applicable, is hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers, and to cause to be filed an appropriate application for authority to retain the services of [BMC Group, Inc.].

FURTHER RESOLVED, that each of the Authorized Officers and Authorized Independent Persons, as applicable, be, and they hereby are, authorized and directed to employ any other professionals to assist the Company in carrying out its duties under the Bankruptcy Code; and in connection therewith, each of each of the Authorized Officers and Authorized Independent Persons, as applicable, is hereby authorized and directed to execute appropriate retention

agreements, pay appropriate retainers and fees, and to cause to be filed an appropriate application for authority to retain the services of any other professionals as necessary.

Debtor-in-Possession Financing

WHEREAS, the Company requires immediate access to additional liquidity.

WHEREAS, the Company, through the Independent Manager and Chief Restructuring Officer, has engaged with multiple potential lenders in the solicitation and negotiation of terms of a superpriority debtor-in-possession term loan facility (each, collectively including any related term sheets, credit agreements, security agreements, interim and final orders, and other related documents, a "Proposed DIP Credit Agreement"), which would be used to fund the operations of the Company and its affiliates that are debtors and debtors in possession in the ordinary course, fund the administration of the Chapter 11 Cases, and pay the claims of certain vendors, employees, tenants, and other stakeholders in the ordinary course of business during the Chapter 11 Cases.

WHEREAS, the Independent Manager has been advised of the material terms of the Proposed DIP Credit Agreements.

NOW, THEREFORE, BE IT RESOLVED, that the Independent Manager is authorized and empowered on behalf of the Company to finalize, execute, and deliver the Proposed DIP Credit Agreement that the Independent Manager selects as being in the best interests of the Company, its creditors, and other parties in interest (such Proposed DIP Credit Agreement, the "DIP Credit Agreement").

FURTHER RESOLVED, that the Company's execution and delivery of, and its performance of its obligations (including guarantees) in connection with the DIP Credit Agreement, are hereby, in all respects, authorized and approved.

FURTHER RESOLVED, that each of the Authorized Officers and Authorized Independent Persons, as applicable, is hereby authorized, empowered, and directed, in the name and on behalf of the Company, to take such actions as in its discretion is determined to be necessary, desirable, proper, or advisable to give effect to these resolutions and to negotiate, execute, deliver, file, perform, and cause the performance of the DIP Credit Agreement, the transactions contemplated thereby, and any and all other documents, certificates, instruments, real estate filings, recordings, security assignments, agreements, intercreditor agreements, petitions, motions, or other papers or documents to which the Company is or will be a party or any order entered into in connection with the Chapter 11 Cases, including, without limitation, any amendments, supplements, modifications, renewals, replacements, consolidations, substitutions, and extensions thereof (collectively with the DIP Credit Agreement, the "Financing Documents") necessary to consummate the transactions contemplated by the DIP Credit Agreement, including providing for adequate protection to the Company's existing secured lenders in accordance with section 363 of the Bankruptcy Code, in the form approved, with such changes therein and modifications and amendments thereto as any of the Authorized Officers or Authorized Independent Persons, as applicable, may in their sole and absolute discretion approve, which approval shall be conclusively evidenced by his or her execution thereof. Such execution by any

of the Authorized Officers or Authorized Independent Persons, as applicable, is hereby authorized to be by facsimile, engraved or printed as deemed necessary and preferable.

FURTHER RESOLVED, that each of the Authorized Officers and Authorized Independent Persons, as applicable, be, and hereby is, authorized and directed to seek authorization to enter into the DIP Credit Agreement and to seek approval of the use of collateral pursuant to a postpetition financing order in interim and final form with such changes therein, additions, deletions, amendments, or other modifications thereto as any Authorized Officer or Authorized Independent Person, as applicable, may in their sole and absolute discretion approve.

FURTHER RESOLVED, that the Company, as debtor and debtor-in-possession under the Bankruptcy Code be, and hereby is, authorized and directed to incur any and all obligations and to undertake any and all related transactions on substantially the same terms as contemplated under the Financing Documents (collectively, the "Financing Transactions"), including granting liens, guarantees, and providing equity pledges to secure such obligations.

FURTHER RESOLVED, that each of the Authorized Officers and Authorized Independent Persons, as applicable, be, and hereby is, authorized and directed to take all such further actions, including, without limitation, to pay or approve the payment of all fees and expenses payable in connection with the Financing Transactions and all fees and expenses incurred by or on behalf of each Company in connection with the foregoing resolutions, in accordance with the terms of the Financing Documents, which shall in their reasonable business judgment be necessary, proper, or advisable to perform the Company's obligations under or in connection with the Financing Documents or any of the Financing Transactions and to fully carry out the intent of the foregoing resolutions.

FURTHER RESOLVED, that the Independent Manager hereby ratifies and confirms all of the acts and transactions relating to matters contemplated by the foregoing resolutions, which acts and transactions would have been authorized and approved by the foregoing resolutions except that such acts and transactions were taken prior to the adoption of such resolutions, be, and they hereby are, in all respects confirmed, approved, and ratified.

General

NOW, THEREFORE, BE IT RESOLVED, that, in addition to the specific authorizations heretofore conferred upon the Authorized Persons, each of the Authorized Officers and Authorized Independent Persons, as applicable, be, and hereby is, authorized and directed to do and perform all such other acts, deeds and things and to make, negotiate, execute, deliver and file, or cause to be made, negotiated, executed, delivered and filed, all such agreements, undertakings, documents, plans, instruments, certificates, registrations, notices or statements as such Authorized Person may deem necessary or advisable to effectuate or carry out fully the purpose of the foregoing resolutions, and the taking of such actions or the execution of such documents by any such Authorized Person shall be conclusive evidence that such Authorized Person deems such action or the execution and delivery of such document to be necessary or advisable and to be conclusive evidence that the same is within the authority conferred by the resolutions herein, and that any and all actions taken heretofore and hereafter to accomplish such

purposes, all or singular, be, and they hereby are, approved, ratified and confirmed, provided that nothing herein authorizes an Authorized Officer to act on a Conflict Matter without delegation from the Independent Manager.

FURTHER RESOLVED, that the Member has received sufficient notice of the actions and transactions relating to the matters contemplated by the resolutions herein, as may be required by the organizational documents the Company, or hereby waive any right to have received such notice.

FURTHER RESOLVED, that this written consent may be executed in one or more counterparts, each of which shall be deemed an original, but all of which together will constitute one and the same instrument, and that this written consent may be delivered via facsimile or electronic transmission with the same force and effect as if it had been delivered manually.

FURTHER RESOLVED, that the Member hereby ratifies and confirms all of the acts and transactions relating to matters contemplated by the foregoing resolutions, which acts and transactions would have been authorized and approved by the foregoing resolutions except that such acts and transactions were taken prior to the adoption of such resolutions, be, and they hereby are, in all respects confirmed, approved, and ratified.

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Execution Version

IN WITNESS WHEREOF, the undersigned Member and Independent Manager of the Company have executed this Action by Written Consent of the Member and Independent Manager of Limetree Bay Refining Holdings, LLC as of and effective on July 9, 2021.

Limetree Bay Cayman II, Ltd.

Steven J. Pully, as Independent Manager

Execution Version

IN WITNESS WHEREOF, the undersigned Member and Independent Manager of the Company have executed this Action by Written Consent of the Member and Independent Manager of Limetree Bay Refining Holdings, LLC as of and effective on July 9, 2021.

Limetree Bay Cayman II, Ltd.
By:
Its:

Steven J. Pully, as Independent Manager